

4 MAY
7 JUN

MJ# 200511-0428

TEDES DISTRICT

I was never picked up and transported to N.I.

I am still a Federal Detainee and I am still a transfer client. That piece of legal fact has not changed and can't be changed.

Under Section (b) Psychiatric or psychological examination of
Son and Daughter. Re-examination.

sent to me from USH byatt it clearly shows that - I did not request as the defendant in this case.

I did not request to be seen by a psychiatrist or psychologist. And if it clearly states 'Unless impracticable, the psychiatric or psychological examination shall be conducted in a suitable facility chosen by the court. The director of the ~~court~~ ^{facility} may apply for a reasonable extension, but not ^{to} exceed 15 days under section 4241, 4244 or 4245 and not to exceed thirty days under section 4242, 4243 or 4246 upon a showing of good cause that the additional time is ~~not~~ ^{necessary} ~~being~~ to observe and evaluate the defendant.

It clearly seems to me that you are trying to renege on the same case in which we both know is illegal and against the law. I've already had my court date on March 21, 2005 and agreed to abide by the request of the court of having the examination done.

As of 6/15/2005 the 30 days examination along with my Transfer/Release was truly and officially completed and done.

There is no court date agreed upon or even placed in the system for anything.

Please release me immediately with all of the money owed to me from 6/15/2005.

My Doctor Mrs. Hyatt did not lie. She told me that I would be released somewhere in Mass.

Why haven't I been released? I am not agreeing to anything further that has to do with this case and that is including extending any time for anything such as for an examination.

It looks as if you have been not abiding by the law. Please release me immediately. I've done nothing wrong. Please have me released on Mon. Oct 10, 2005 to go home.

My requested release date 10/10/2005

Sincerely,
